


NVB 3001 (Rev. 12/24)

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA		PROOF OF INTEREST
Name of Debtor: Meta Materials Inc.	Case Number: 24-5092 24-50792	RECEIVED AND FILED DEC 18 2024 U.S. BANKRUPTCY COURT MARY A. SCHOTT, CLERK COURT USE ONLY
1. Name and address of holder of the Equity Interest (the person or entity holding an Equity Interest in the Debtor. Referred to hereinafter as the "Interest holder"): Telephone Number:	<input type="checkbox"/> Check box if you are aware that anyone else has filed a proof of interest relating to your interest. Attach copy of statement giving particulars. <input type="checkbox"/> Check box if you have never received any notices from the bankruptcy court or the Debtors in this case. <input type="checkbox"/> Check box if this address differs from the address on the envelope sent to you by the Debtors.	
NOTE: This form SHOULD NOT be used to make a claim against the Debtor for money owed. A separate Proof of Claim form should be used for that purpose. This form should only be used to assert an Equity Interest in the Debtor. An Equity Interest is any right arising from any capital stock and any equity security in any of the Debtor. An equity security is defined in the Bankruptcy Code as (a) a share in a corporation whether or not transferable or denominated stock or similar security, (b) interest of a limited partner in a limited partnership, or (c) warrant or right other than a right to convert, to purchase, sell, or subscribe to a share, security, or interest of a kind specified in subsection (a) or (b) herein.		
Account or other number by which Interest holder identifies Debtor (last 4 digits only):	Check here if this Proof of Interest: <input type="checkbox"/> replaces a previously filed Proof of Interest dated: _____ <input type="checkbox"/> amends a previously filed Proof of Interest dated: _____	
2. Name and Address of any person or entity that is the record holder for the Equity Interest asserted in this Proof of Interest: Timothy Gavigan 15 Strawberry Hill Lane, West Nyack, NY 10994 Telephone Number: 201-723-5285	3. Date Equity Interest was acquired: 6/27/2022 7/1/2022 7/19/2022 7/22/2022	
4. Total amount of member interest: \$10,000 -00	5. Certificate number(s): 59134N104	
6. Type of Equity Interest: Please indicate the type of Equity Interest you hold: <input type="checkbox"/> Check this box if your Equity Interest is based on an actual member interest held in the Debtor. <input checked="" type="checkbox"/> Check this box if your Equity Interest is based on anything else and describe that interest: Description: Stock		
7. Supporting Documents: Attach copies of supporting documents, such as stock certificates, option agreements, warrants, etc. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain. If the documents are voluminous, attach a summary.		
8. Date-Stamped Copy: To receive an acknowledgement of the filing of your Proof of Interest, enclose a stamped, self-addressed envelope and copy of this Proof of Interest.		
9. Signature: Check the appropriate box. <input checked="" type="checkbox"/> I am the interest holder. <input type="checkbox"/> I am the interest holder's authorized agent. (Attach copy of power of attorney, if any.) <input type="checkbox"/> I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3004.) <input type="checkbox"/> I am a guarantor, surety, endorser, or other codebtor. (see Bankruptcy Rule 3005.)		
I declare under penalty of perjury that the information provided in this proof of interest is true and correct to the best of my knowledge, information, and reasonable belief.		
Print Name: <u>Timothy Gavigan</u> Title: _____ Company: _____ Address and telephone number (if different from notice address above): _____ _____ <div style="display: flex; justify-content: space-between; align-items: flex-end;"> <div style="text-align: center;">  (Signature) </div> <div style="text-align: center;"> <u>12/16/24</u> (Date) </div> </div> <div style="display: flex; justify-content: space-between; align-items: flex-end; margin-top: 5px;"> <div>Telephone number: <u>201-723-5285</u></div> <div>email: <u>tgavigan1@gmail.com</u></div> </div>		



85 Willow Rd, Menlo Park, CA 94025
help@robinhood.com

07/01/2022

TIMOTHY GAVIGAN Account #:862796711
15 Strawberry Hill Ln, West Nyack, NY 10994

Transaction Confirmation

Thank you for letting Robinhood Securities, LLC ("RHS") serve you through Robinhood Financial, LLC ("RHF").

1. Amounts due for securities transactions must be received on or before the settlement date shown.
2. All orders are received and executed subject to the applicable rules, regulations and customs of the SEC, FINRA, and the exchange or market where the order is entered, the provisions of the Securities Exchange Act of 1934.
3. Failure of customer to notify RHS in writing within five days of the receipt of this document of any concerns constitutes an acceptance of the transaction.
4. For purchase transactions in a margin account, it is agreed that sufficient cash or acceptable collateral will be deposited on or before the settlement date, or at such earlier time that payment may be demanded to satisfy applicable margin requirements.
5. Securities purchased and securities pledged as margin are or may be hypothecated for the sum due thereon or for a greater sum, under circumstances which permit commingling thereof with securities of other customers, all without further notice to the customer.
6. If shares loaned for a short sale are no longer available, RHS reserves the right to decide, by random selection, which positions will be subject to a buy-in.
7. Upon written request and where available, further details of items herein will be provided including: the execution date and time, the counterparty when acting as agent, the detailed breakdown of fees and the remuneration details, if any, to RHS, or RHF for directing orders to select market participants and details of provisions that may cause a call or prepayment.
8. All transactions on this confirmation are presumed to be unsolicited unless noted otherwise.
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11. The default Cost Basis Election or tax relief method used by RHS for tax preparing is First-In-First-Out (FIFO) for Equities. Please contact RHF if you wish to change the default tax-relief method for your account or specify different tax lots for liquidation.
12. Backup Withholding - if you have not provided us with your correct social security number/tax id number, under federal law, you may be subject to a \$50 penalty as well as backup withholding on certain payments.
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Accounts carried by Robinhood Securities, LLC Member FINRA & SIPC -
help@robinhood.com Tax ID 38-4019216

MKT = Market in which transaction was Executed/Cleared
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NYSEA - NYSE Alternext
USE - Other US Exchange
MF - Mutual Funds
OP - Options
OTC - Over-the-Counter/NASDAQ
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FOREX - Foreign Exchange
OTH - Other

Buy/Sell Codes
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S = Sell or Sell To Close
BCXL = Cancel Buy
SCXL = Cancel Sell
BTC = Buy To Close
STO = Sell To Open
BTCX = Buy To Close Cancel
STOX = Sell To Open Cancel

Account Types
C = Cash
M = Margin
N = Non-negotiable
S = Short

U/S: Solicitation
U = Unsolicited
S = Solicited

CAP = Capacity in which the firm acted:
1 - 2,4 - 5,8 - As AGENT
3 - As PRINCIPAL, your broker has bought from you or sold to you and may have received a profit or loss on the transaction
6 - As AGENT for both buyer and seller



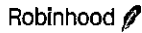
85 Willow Rd, Menlo Park, CA 94025
help@robinhood.com

07/01/2022

TIMOTHY GAVIGAN Account #:862796711
15 Strawberry Hill Ln , West Nyack, NY 10994

Equities/Options	B/S	Trade Date	Settle Date	Acct Type	Price	QTY	Principal	Comm	Tran Fee	Net Amount	MKT	CAP	U/S
Meta Materials MMAT CUSIP: 59134N104	B	07/01/2022	07/06/2022	M	\$1.0398	3,846.893633	\$4,000.00	\$0.00	\$0.00	\$4,000.00	OTC	3	U

Total Quantity Bought:	3,846.893633	Total Dollars Bought:	\$4,000.00
Total Quantity Sold:	0	Total Dollars Sold:	\$0.00



85 Willow Rd, Menlo Park, CA 94025
help@robinhood.com

07/19/2022

TIMOTHY GAVIGAN Account #:862796711
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Transaction Confirmation

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5. Securities purchased and securities pledged as margin are or may be hypothecated for the sum due thereon or for a greater sum, under circumstances which permit commingling thereof with securities of other customers, all without further notice to the customer.

6. If shares loaned for a short sale are no longer available, RHS reserves the right to decide, by random selection, which positions will be subject to a buy-in.

7. Upon written request and where available, further details of items herein will be provided including: the execution date and time, the counterparty when acting as agent, the detailed breakdown of fees and the remuneration details, if any, to RHS, or RHF for directing orders to select market participants and details of provisions that may cause a call or prepayment.

8. All transactions on this confirmation are presumed to be unsolicited unless noted otherwise.

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Accounts carried by Robinhood Securities, LLC Member FINRA & SIPC - help@robinhood.com Tax ID 38-4019216

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NYSE - New York Stock Exchange	B = Buy or Buy To Open	C = Cash	U = Unsolicited	1 - 2, 4 - 5, 8 - As AGENT
NYSEA - NYSE Alternext	S = Sell or Sell To Close	M = Margin	S = Solicited	3 - As PRINCIPAL, your broker has bought from you or sold to you and may have received a profit or loss on the transaction
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07/19/2022
TIMOTHY GAVIGAN Account #:862796711
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Equities/Options	B/S	Trade Date	Settle Date	Acct Type	Price	QTY	Principal	Comm	Tran Fee	Net Amount	MKT	CAP	U/S
Meta Materials MMAT CUSIP: 59134N104	B	07/19/2022	07/21/2022	M	\$0.9488	1,048.987726	\$995.28	\$0.00	\$0.00	\$995.28	OTC	3	U
Meta Materials MMAT CUSIP: 59134N104	B	07/19/2022	07/21/2022	M	\$0.9488	1.974704	\$1.87	\$0.00	\$0.00	\$1.87	OTC	3	U
Meta Materials MMAT CUSIP: 59134N104	B	07/19/2022	07/21/2022	M	\$0.9498	3	\$2.85	\$0.00	\$0.00	\$2.85	OTC	3	U
Total Quantity Bought:			1,053.96243				Total Dollars Bought:	\$1,000.00					
Total Quantity Sold:			0				Total Dollars Sold:	\$0.00					



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07/22/2022

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3 - As PRINCIPAL or RISKLESS PRINCIPAL; your broker has bought from you or sold to you and may have received a profit or loss on the transaction; any difference in price between a transaction with you and any prior offsetting contemporaneous transaction will be disclosed
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07/22/2022
TIMOTHY GAVIGAN Account #:862796711
15 Strawberry Hill Ln , West Nyack, NY 10994

Equities/Options	B/S	Trade Date	Settle Date	Acct Type	Price	QTY	Principal	Comm	Tran Fee	Net Amount	MKT	CAP	U/S
Meta Materials MMAT CUSIP: 59134N104	B	07/22/2022	07/26/2022	M	\$0.9270	4,314.994606	\$4,000.00	\$0.00	\$0.00	\$4,000.00	OTC	3	U
Total Quantity Bought:			4,314.994606	Total Dollars Bought:							\$4,000.00		
Total Quantity Sold:			0	Total Dollars Sold:							\$0.00		



85 Willow Rd, Menlo Park, CA 94025
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06/27/2022

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Page 2 of 2

Robinhood 

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06/27/2022

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Equities/Options	B/S	Trade Date	Settle Date	Acct Type	Price	QTY	Principal	Comm	Tran Fee	Net Amount	MKT	CAP	U/S
Meta Materials MMAT CUSIP: 59134N104	B	06/27/2022	06/29/2022	M	\$1.2200	819.868852	\$1,000.24	\$0.00	\$0.00	\$1,000.24	OTC	3	U
Total Quantity Bought:			819.868852	Total Dollars Bought:			\$1,000.24						
Total Quantity Sold:			0	Total Dollars Sold:			\$0.00						